

RUFUS P. WINDSOR.

A Notorious Character Again in Limbo.

He is Arrested at Slater Charged With Stealing Two Shirts.

Citizens of Sedalia are familiar with the doings of Rufus P. Windsor, and of his doings in this city. Last fall he was in the employ of D. I. Holcomb and while there defrauded to an uncertain amount, the probability being that Mr. Holcomb never has been able to find out the exact amount, as he would collect money and not report it. On the 29th of December last he went to the residence of David Emerich to put up a lamp for Mr. Holcomb.

WHILE THERE HE STOLE \$1.50 which Mrs. E. left lying on the table. Subsequently he admitted the theft and returned the \$1.50.

He was under bond charged with embezzlement and the present grand jury has refused to find a true bill against him because Mr. Holcomb would not prosecute. Since early in 1885 Rufus has been circulating all over the country. He turned up at the City Hotel in Slater, Mo., on the night of April 2. He told the proprietor that he had secured a job of work and was going out on an early freight train, and wanted to be awakened. Rufus went to bed. The landlord did not awaken him when told to, and consequently he was left. When he went to Rufus' room that morning he found him putting on another man's shirt. He was arrested on a warrant sworn out by the landlord, and his case taken before Judge R. L. Harvey, of Slater, A. F. Rector appearing for the state, and Rufus pleading his own case. Rufus wanted a continuance to get some witnesses from Sedalia. This was granted and the case continued until Monday, the 6th, and the hero of this spent Saturday and Sunday in the Marshall jail.

Rufus is no slouch of a lawyer himself. When the case was called Monday there being no witnesses from Sedalia present he asked for a change of venue on account of the prejudice that existed against him. The case was sent to Judge J. G. Miller, of Marshall, who had an examination on April 7, Prosecuting Attorney Cooney appearing for the state and F. P. Schree for Rufus.

HE TALKED HIMSELF INTO JAIL, despite the efforts of his able and crafty attorney, who was not allowed to manage the case because Rufus thought he was too smart and knew more than his lawyer.

The two shirts were taken, it is charged, from the trunk of James Matthews, and now Rufus P. Windsor languishes in the county jail at Marshall, where a BAZOO representative interviewed him yesterday.

While in custody at Slater he told the people that he was a nephew of Senator Vest and that he had a \$5,000 libel suit against the BAZOO, which the manager of this paper had offered him \$1,800 to compromise.

The BAZOO reporter, in the jail yesterday, interrogated Windsor regarding the matter of being a nephew of Mr. Vest, and of the \$1,800 compromise. He denied that he made either statement or that he took the shirts, so all must conclude that the fellow

IS VERY MUCH ABUSED

and being badly mistreated by the Saline county authorities.

Rufus P. Windsor before he left here last winter had commenced to write his name R. P. V. Windsor. What prompted this one here is advised, but since he has claimed relationship of Senator Vest, he no doubt desired to have it understood that the V. stands for Vest in his name.

Rufus P. Windsor is about twenty years old. He is smart and capable of making a good man if he was only half way honest. He has parents, brothers and sisters in this county who are honest, upright and respected people who certainly have the sympathy of all in their trouble with the wayward boy.

THOSE BOYS.

"Let Them go, We do Not Want Them."

"Let them go, we do not want them." These were the words that clicked over the wires to Marshall Barnett from the father of Robert Isenhour and Oliver Saxon, the California runaway babes, whose arrest was mentioned in yesterday's BAZOO. It is needless to attempt to explain the sermon contained in those few words or to waste time to draw a moral so plain to everyone. These babes aged 11 and 12 years, scarce yet out of their short clothes, board a train and flee from their homes, their fathers and their mothers in fear of the real or imaginary suffering it holds for them and the fathers who begot them who are responsible not only for their present existence but their future career and acts in this world. The mothers to whose tender care they have been confided as the most precious creatures of an Allwise Creator, say, "Let them go we do not want them." Evidently there is something radically wrong in the present mode of rearing children which warps the child and unfits the parent. Is it the law?

The boys were accordingly given their breakfast and released to go where they would. In their rounds they came upon John Inman, a former resident of California, who knew them and their parents. Mr. Inman is a hard working, whole hearted man who can not bear to see any one suffer and he took them to his home where they were provided for until he could learn what their parents were going to do. He was somewhat nonplussed when he heard of their message but said he knew they did not mean it and he should send the boys home this morning.

THIN PEOPLE.

"Wells' Health Renewer" restores health and vigor, cures Dyspepsia, Impotence, Sexual Debility. \$1.

—Buy your trees and plants at the Sedalia nursery, Twelfth and Monticau. Select your stock at home and not in the books of strangers, where you will always be more or less deceived.

3-20-85 W51 PHIL. PEIFFER.

CRIMINAL COURT.

A Very Curious Case With a Curious Ending.

William Harrah Comes to the Front as a Philanthropist.

Fitzsimmons Wants a New Trial—Other Cases.

Criminal court did not convene yesterday until 11 o'clock owing to the inability of Judge Ryland to reach the city, the train being late. The grand jury returned a number of true bills, among which was one against Wm. Rhodes, who was brought in Sunday from Kansas City. He is charged with stealing and selling a cow belonging to Judge John Baker. On being arraigned he waived a formal reading of the indictment and entered a plea of not guilty and was remanded to await his turn on the docket.

C. H. Holland and James C. Norton were arraigned for keeping gaming device. Holland's case went to a jury and Norton applied for and received a change of venue.

John S. Elliot was arraigned on the charge of seduction under promise of marriage. By agreement his case was continued until next term of court, he entering into bond in the sum of \$1,000 with his father as surety.

George W. Dixon was arraigned for keeping a gambling house; a jury impaneled; the case heard and a verdict of not guilty rendered.

William Taylor, who was charged with a like offence, was discharged, the prosecuting attorney entering a nolle prosequere.

THE QUEEREST CASE

was that of James O'Donnell, who was arraigned on an indictment found by the grand jury, charging him with having refused to properly certify to his tax assessment return. Mr. O'Donnell is an old white-haired citizen of East Sedalia and a man of good repute. The case being called became forward and entered a plea of not guilty, waiving a formal reading of the indictment. Attorney Lamm then rose and stated that it had been agreed to waive a jury in the case and that the evidence should be submitted without argument for the decision of the court. The prosecuting attorney entered a nolle prosequere.

ASSESSOR J. W. WALKER

was called to the witness stand. He stated in substance that sometime last August he had called at the residence of the defendant in East Sedalia for the purpose of taking his assessment. The defendant had met him very courteously and given him, as he believed, a full statement of his assessable property together with its value. The witness had entered the name upon the usual assessment blank and when completed, handed it to Mr. O'Donnell for his signature and oath. The latter read the form and said: "This is, I believe, an affidavit on which you desire me to subscribe to." Being answered in the affirmative, Mr. O'Donnell said:

"I CANNOT SWEAR."

Mr. Walker replied, "If you have conscientious scruples you can affirm." "That is the same thing," replied Mr. O'Donnell, "and I refuse to do so." Mr. Walker stated the law to Mr. O'Donnell but failed to induce him to make any proper certification to the assessment list. This ended the prosecution and when Mr. O'Donnell was asked to make his defense, he simply replied,

"THAT IS THE TRUTH."

Mr. Walker has stated the matter exactly as it is and I have not a word to add or to detract from it."

"Why did you not subscribe to the affidavit?" asked Judge Ryland.

"Because I do not think it is right to swear or affirm."

"Do you belong to any sect or society that forbids its adherents to swear or affirm?"

"No, sir, I am a Catholic and belong to no society."

"Well, Mr. O'Donnell, the court feels sympathetic with you in your scruples about swearing and appreciates your conscientious scruples. It is only to be regretted that many who do swear under oath. But the law exempts no man upon such a plea. But as it is evident that there was no intention upon your part to defy the law, but only a sincere conviction of duty, I shall impose upon you the lowest penalty the law will permit for such an infraction, which is \$20 fine."

"I WILL HAVE TO GO TO JAIL, THEN, SIR," said Mr. O'Donnell, "as I cannot pay it." "Cannot the fine be remitted, your honor?" asked Attorney Lamm, who seemed to be much moved by the old man's simplicity and meekness.

"That remains for the governor to say," replied Judge Ryland. "I have no jurisdiction in the matter. My duty is to enforce the law and this an arbitrary matter with me."

Mr. Walker interposed a plea that he would like to see the fine remitted if possible. At this juncture

BILLIE HARRAH, who had sat a quiet spectator outside the bar, rose from his seat and making his way to Mr. O'Donnell, placed twenty dollars in his hand, and turning hurried back to his seat.

But Mr. O'Donnell, tottering to his feet, followed him and returned the proffered aid, declaring he would not accept it.

"Have I not the right to pay anybody's fine?" asked Mr. Harrah of the judge as Mr. O'Donnell got back to his seat.

"You have," replied Judge Ryland.

"Then your honor I desire to pay this old gentleman's fine. I cannot rest and know he is in jail."

"The clerk will enter the proper credit. You will settle with the sheriff."

And Mr. Harrah went the sheriff's office and paid it. Altogether the scene was singular and affecting and Mr. Harrah deserves the gratitude of the public for his generous deed. The court adjourned to 9 a. m. today.

There was a decided lull of the sensational in the criminal court yesterday and a

perceptible thinning of the usually large audience.

Henry Weimer was arraigned on three counts, two for carrying concealed weapons and one for exhibiting them in a threatening manner. He entered a plea of not guilty and his case was laid over to Thursday.

In the matter of the city vs. W. A. McNulty, the judgment of the recorder against the defendant and his sureties was affirmed.

Charles H. Foreman, carrying concealed weapons and disturbing the peace was the next case called. Foreman pleaded not guilty and his case was continued, the defendant entering into bond in the sum of \$150 on each count.

William Rhodes, charged with stealing a cow from Judge John Baker, was the next case called. A jury was impaneled and the trial begun.

The trial came to a conclusion about 6 p. m. and the jury, after a considerable absence, returned the following verdict:

"We, the jury, find the within defendant, Wm. H. Rhodes, guilty as charged in the indictment and assess his punishment at two years in the penitentiary."

Court adjourned to 9 a. m. to-day.

The case of John Wesley Burke alias John Wesley Geurrent was called for the third time and a jury empaneled. This case gains considerable notoriety from the fact that it has twice been tried—once at the November term and once at this term, and the jury in each instance has failed to agree upon a verdict.

The charge against Geurrent is the stealing of a valuable horse from the neighborhood of Georgetown, and the defense set up is his previous good character and the assertion that the animal was bought in Sedalia from a negro.

Some difficulty was experienced in securing a jury, but this was at last accomplished, and the case proceeded with. The entire day was consumed, however, without a decision being reached.

The grand jury returned a number of indictments, which they informed the court completed their labors and they were discharged by Judge Ryland, who first commended them for the ability and carefulness displayed by them and the speed with which they had dispatched so large an amount of work.

W. A. Rhodes through his attorneys, filed a motion for a new trial of his case, which was taken under advisement.

W. H. Duglas, the colored forger, withdrew his plea of not guilty and filed a motion to quash, which was overruled, a jury empaneled and the case heard. The jury returned a verdict of guilty and assessed the penalty at two years in the penitentiary.

Henry Weimer was arraigned on three charges, two for carrying concealed weapons and one for exhibiting them in a threatening manner. He pleaded not guilty to each.

Charles H. Foreman was arraigned for disturbing the peace. His case consumed the balance of the day and was not given to the jury until late.

DOCTORS DEBATE.

Meeting of the Pettis County Medical Association.

The Pettis county medical society convened in regular session at the city hall at 2:30 p. m. yesterday with a fair attendance. Dr. Trader, president in the chair, and Dr. W. C. Overstreet, secretary. Only a small amount of routine business was transacted and it was decided not to elect officers but continue the present officers another year.

A resolution was adopted instructing the secretary to issue delegates certificates to all members of the association who desire to visit the meeting of the state association, which convenes at St. Joseph the second Tuesday in May next.

The meeting then adjourned to attend by invitation a meeting of hospital surgeons at the Missouri Pacific hospital. The meeting

AT THE HOSPITAL.

was called to order at 3:20 p. m., and was addressed at length by Dr. Willis P. King on the "Preparation and use of the simplified antiseptic apparatus."

The doctor's remarks were eloquent, lucid and forcible, and were illustrated throughout with samples of the instruments, bandages and apparatus used as well as with the exhibition of several cases which had been successfully treated by that method. The doctor stated that in the two months the treatment had been used at the hospital there had not been a single case of suppuration nor a drop of pus seen, nor had fever occurred in any case of amputation or wound which had come freshly into their hands. The doctor also stated that in the treatment of wounds by this process there was absolutely no pain. The patients with amputated limbs and other wounds go to sleep at 9 and 10 o'clock at night and do not wake up until time for breakfast the next morning. In all the wounded cases they had had since he took charge of the hospital not so much as one grain of morphine or any kind of opiate, had been administered. In the use of this apparatus when properly done such a thing as blood-poisoning is next to impossible.

He was followed by Dr. Outter of St. Louis, chief surgeon hospital department of the Missouri Pacific railway on the same subject, after which the meeting adjourned.

The physicians present pronounced themselves not only well pleased but much edified by the facts presented, and left feeling that the Sedalia hospital was a great institution.

Among the physicians present were: Dr. Achison, of Denison, Texas; Dr. Fortner, of Vinita, Indian Territory; Dr. Worth, of Nevada; Dr. Boulware, of Butler; Dr. Britts, of Clinton; Dr. Redmon, of Tipton; Drs. L. M. Gray, Klueber and Burke, of California; Dr. Basket, of Moberly; Dr. Dick Holman, of Booneville; Dr. Murray, of Holden; Drs. Howlett and Yancy, of Ottumwa; Dr. Swabe, of Beaman; Dr. Tom Smith, of Houston; Dr. Kernodle, of Green Ridge; Dr. Brooks, of Carthage; Dr. Hart, of Brownsville, and Drs. Trader, A. V. and E. N. Small, Bronson, Scott, E. C. Evans, W. C. Overstreet, Conkright, and Drs. Smith and Bone of the hospital staff.

Died.

Edwin F. infant son of W. S. and Mattie A. Murphy, died at 11:45 last night, of spinal meningitis.

BOLD BURGLARS BAGGED.

A Couple of Crooks Burglarize Wood's Store.

They are Captured and the Swag Recovered.

George Hastine is a youth of thirteen years. Though young in age he seems to be a professional in the ways that are crooked. He is said to have struck Sedalia with the Double Uncle Tom's Cabin troop, but that congregation of artists decline to recognize him as a member of their fraternity, and pronounce him a sort of camp follower, as it were. Hastine procured lodgings at the City Hotel on his arrival, and being of genteel appearance was treated as an honored guest. He occupied a room Friday night with a Kansas City gentleman named H. W. Cummins. Mr. Cummins was on his way home and took the early train Saturday morning. In his haste he

FORGOT A HANDSOME TIME PIECE with a chain and locket, K. P. chain attached, which he left under his pillow, and did not miss it until on his way westward. As soon as possible he wrote Mr. Buske of his oversight and requested he forward the watch. When Mr. Buske got the letter the watch had disappeared and no one knew where. Hastine is not an early riser. Inquiry revealed he arose Saturday morning to a late breakfast, but he denied having seen the time piece. This, however, was not satisfactory, and the police were put upon his track and, in police parlance, he was spotted, but nothing could be positively located. Saturday night after midnight the store of J. E. Wood on west Main street was

BROKEN INTO AND ROBBED of two watches, five watch chains, three pairs of cuff buttons, three revolvers and a number of other articles, including a set in watch seal which answered the description of Mr. Cummins'.

The thieves had entered through the transom over the door, and made their exit by pulling the bolts and forcing open the front door. The matter was kept quiet, and yesterday sufficient evidence was obtained to warrant the arrest of Hastine. "You want to get my partner, too," said Hastine.

"Who is he?" asked Mr. G. Sasse. "Charles Sherman, property manager of the Uncle Tom's Cabin troupe."

Hastine was taken to his room and all the stolen property, together with articles supposed to have been stolen elsewhere were returned, except Mr. Cummins' watch.

Hastine confessed to the stealing and said that he and Sherman

WERE PARTNERS, and had both been in the store together. While there he claimed to have heard Officer Gossage's whistle, which he blew near the store as he went off duty. This he armed them and Sherman said they must go, and they left without securing as much as they would otherwise have done.

They were taken before Justice Holsted but declined to hold preliminary examination, as the grand jury is now in session and they were committed to await its action. It was learned from Hastine that he found Mr. Cummins' watch under the pillow and had sold the watch and chain to Cohn the second hand dealer, and the chain to J. E. Wood and recovered it when he burglarized that gentleman's store.

—Thousands testify to the merits of Dr. Graves' Heart Regulator, as a cure for Heart disease in all forms. It is known from Maine to California. Give it a trial for those distressed feelings.

McHugh-O'Rourke

Yesterday morning a quiet wedding took place at the Catholic church at Clinton, the high contracting parties being Mr. John McHugh, of Brownington and Miss Catherine O'Rourke of Lucas. The ceremony was performed about 9 o'clock by Father Jakob. The attendants were Thos. M. Dzier, and Miss Mary Griffin. The happy pair arrived last night in Sedalia, where they will spend a few days and then take a short bridal trip.

A reception was held last night at the residence of the groom's brother, Prof. McHugh, on Third street. Among those present were James F. Glass and wife, Pat Golden, William Riley, John Murphy, John Galvin, Con Quinn, James Talley and a number of others. The newly wedded couple will leave to-morrow for Brownington, their future home.

"ROUGH ON CORNS."

Ask for Wells' "Rough on Corns." 15c. Quick complete cure. Hard or soft corns, warts, bunions.

Behind the Ears.

W. H. Rhodes, who some time since got away with a valuable cow belonging to Judge John Baker, was brought down from Kansas City and lodged in the jail Sunday. There is also a charge of forgery resting against him. The cow was sold to Mayor Rickman and has been recovered. The grand jury will investigate Mr. Rhodes' case.

Fitted Out for the Season.—Dresses, cloaks, stockings, coats and all garments can be colored successfully with the Diamond Dyes. Fashionable colors. Only 10 cents, at druggists' Wells, Richardson & Co., Burlington, Vt.

Found Dead.

Meagre reports were received in the city last night of the finding of the dead body of an unknown young man in a creek near Concordia. From letters found on his person it is surmised that he belonged to Herman, Mo. He was well dressed and about \$8 in cash was found in his pockets. How he came to his death is unknown.

Want the Family.

A petition signed by nine prominent republicans was sent to the mayor, asking him to appoint T. J. Robb, brother of the republican alderman-elect from the first ward, upon the police force. Just exactly what his honor thinks cannot be known just now.

MOTHERS.

If you are feeling: broken, worn out and nervous, use "Wells' Health Renewer." \$1. Druggists.

Wicked Williams.

Elsewhere mention is made of the conviction of Joe Williams, an ebony-hued son of Ham, for the larceny of a number of cases of eggs from the produce house of Poulson & Co.

Williams' arrest has led to a number of revelations concerning him which go to show that he is a very bad nigger, and that he will stand a very good chance to get his name before the grand jury on the charge of larceny. In searching the house of Williams' father for the eggs, the police unearthed a handsome \$18 carpet, which proved to be the property of James Robb and was stolen from a room over the Star saloon. There is also missing a washstand, a bowl and pitcher, and a number of other articles, which it is now believed Williams could account for if he would.

HEISMAYER-SPENCER.

Wedding Yesterday Morning at the Residence of the Bride, 307 West Fourth St.

The wedding of Miss Hallie M. Heismayer, a well known and popular resident of this city, and Mr. S. E. Spencer, the general commercial traveler connected with the wholesale shoe house of W. S. Mackay, took place yesterday morning at 10 o'clock at the residence of the bride's mother, Mrs. L. Heismayer, 307 West Fourth street.

The ceremony was performed by Rev. Dr. Jones of the Ohio Street Methodist church, in the presence of only the immediate friends and relatives of the families.

The bride wore a traveling dress of emerald green tulle, with white lace, hat and gloves to match.

After the ceremony the guests partook of a wedding breakfast laid on tables very beautifully adorned with natural flowers.

Mr. and Mrs. Spencer left on the eastward bound train for a short bridal tour, when they will return and make their home here.

Many presents were received, the list including a large swinging mirror, curved cherry pedestal, cherry cabinet table, willow chair, barbitine vase, two French clocks, statuette of Cupid, brass plaque, pair of oil paintings, silver tea set, silver cake waiter and silver cake basket, bisque statues, the "Two Idles" and "Little Red Riding Hood"; lace bed set, corner chair of mahogany and bracketed divan, solid silver teaspoons, pair solid silver napkin rings, jewel case of silver and Bohemian glass, berry-bowl of Bohemian glass and silver, two satin fans, one inlaid with satin leaves; pair of individual salts, Turkish and velvet rugs.

Accompanying the newly wedded Mr. and Mrs. Spencer on their journey were Mr. and Mrs. Clark, who were married Monday evening at 8 o'clock in Warsaw, by Rev. Dr. Jones, of this city. The bride was formerly Miss Mattie Spencer, a sister of Mr. S. E. Spencer.

TO THE NORTH.

The Latest Move for a Northern Extension.

Sedalia's Neighbors Wide Awake and at Work.

The following communication to the BAZOO is self-explanatory and needs little comment beyond simply saying that none have ever heretofore knocked at Sedalia's door without gaining admission, and surely these brethren and co-laborers will not be an exception. Let us be up and doing while it is day:

GREENFIELD, Mo., April 10, 1885.

Editor BAZOO:

A meeting of representative men from the various counties heretofore named, was held at the office of Judge L. W. Shafer, in the city of Greenfield, Mo., April 19, 1885, for the purpose of organizing a company to build a line of railroad from some point on the northern line of Arkansas, thence north through the counties of Barry, Lawrence, Dade, Cedar, St. Clair, Hickory, Henry, Benton, Pettis, and Saline to some point on the Missouri river.

The meeting organized by the election of Hon. D. P. Stratton, of Vernon county, chairman, and E. T. Kennedy, of Dade county, secretary.

On motion of L. W. Shafer, a committee of three was appointed from each county to represent said county in all preliminary steps necessary to perfect the organization of a railroad company, under the laws of the state of Missouri.

On motion L. W. Shafer, James M. Travis and George B. Mitchell were elected such committee to represent Dade county.

On motion John E. Hartly, J. R. Owens and S. L. Walker were elected such committee to represent Cedar county.

On motion Commodore G. B. Simonds, J. L. Hall, and Frank Craycroft were elected to represent Pettis county, with power to confer with citizens of Saline county, in reference to the election of a committee to represent Saline.

A. M. Paxton and W. H. Liggett were selected to represent Hickory.

On motion it was ordered that Hon. D. P. Stratton, chairman of this meeting, have authority to select and appoint by correspondence the committees to represent the counties of Lawrence, Barry, St. Clair and Henry.

On motion Judge L. W. Shafer, of Dade county, was elected chairman of said general committee, with authority to call a meeting of the same at such time and place as may be deemed advisable, and to whom, in the meantime, all communications can be addressed.

On motion it was ordered that this enterprise be named the Arkansas, Sedalia & Chicago railroad.

On motion the meeting adjourned.

D. P. STRATTON, Chairman.

E. L. KENNEDY, Secretary.

Scared by Birds.

Four English sparrows are reported to have invaded Clinton, and the weak nerved inhabitants have gone into convulsions. Sedalia is full of English sparrows but they have done no harm nor have they driven off any other birds.

PRETTY WOMEN.

Ladies who would retain freshness and vivacity. Don't fail to try "Wells' Health Renewer."

HOME OF FRIENDLESS.

An Effort Being Made to Permanently Establish it.

An Endowment Fund Suggested as the Most Feasible Plan.

The BAZOO readers will remember the organization early in the past winter, at the urgent suggestion of the BAZOO of a Ladies Aid society for the purpose of assisting in taking care of the city's deserving poor during the severe and bitter weather. How much this noble society, composed of some of Sedalia's noblest women, has done, will never be fully known, because with true christian spirit they endeavored to keep hid their good deeds. But that they did much is known from the large amount of labor performed by them which could not be kept secret and duly became the property of the public through the medium of the press. One of their most noble performances, however, was the institution of what is known as the

HOME OF THE FRIENDLESS.

Soon after the organization of the society at the Y. M. C. A. rooms, it became evident to the members that but little effective work could be accomplished unless there was some nucleus at which they could center and unite their efforts and have them under such a personal supervision as should preclude waste or misapplication. With this view in end the society formulated the plan of establishing a home for infirm women and children, and at a meeting of the society appointed a committee to solicit aid and co-operation for it. The matter was also laid before Mayor Rickman, who once gave it his hearty endorsement and assistance. The result of the effort has been before the public too much this winter to require any detail statement of its great usefulness and the vast amount of benefit derived from the small amount contributed to it because of the wise and economical dispensation of them through the medium of the home. In one thing, however, the society have so far failed, that is to secure a sufficient sum to purchase property and establish the home as

A PERMANENT INSTITUTION,

and upon a self-sustaining basis. This was, however, and still is the prime object had in view by the society, and it is to be hoped that it may succeed. Hearing that several meetings upon the subject had recently been held, and that it was the intention of the society to make an earnest effort to accomplish its aim, a BAZOO scribe yesterday made bold to invade the hallowed chambers where modest charity had sought refuge, and upon his promise to reveal no names, learned the following facts, which may prove